

CKET SECTION

BEFORE THE  
POSTAL RATE COMMISSION  
WASHINGTON, D.C. 20268-0001

RECEIVED

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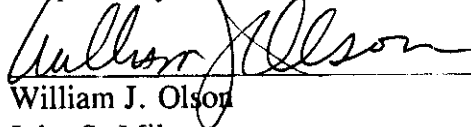
POSTAL RATE AND FEE CHANGES, 1997 )

Docket No. R97-1

NASHUA PHOTO INC., DISTRICT PHOTO INC.,  
MYSTIC COLOR LAB, AND SEATTLE FILMWORKS, INC.  
MOTION FOR LATE ACCEPTANCE OF THE RESPONSES TO  
INTERROGATORIES OF THE UNITED STATES  
POSTAL SERVICE (USPS/NDMS-T2-15-31)  
(February 12, 1998)

Nashua Photo Inc., District Photo Inc., Mystic Color Lab, and Seattle FilmWorks, Inc.  
(hereinafter "NDMS") hereby move for late acceptance of their responses to Postal Service  
interrogatories USPS/NDMS-T2-15-31. Due to the great number and complexity of  
interrogatories directed to NDMS witness Dr. John Haldi, including this set filed on the last  
day of discovery, the above responses are being filed one day late. To hasten receipt, copies  
are being faxed today to counsel for the Postal Service. NDMS believes that no party would  
be prejudiced by this delay.

Respectfully submitted,



William J. Olson

John S. Miles

Alan Woll

John F. Callender, Jr.

WILLIAM J. OLSON, P.C.

8180 Greensboro Drive, Suite 1070

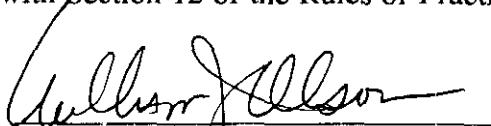
McLean, Virginia 22102-3823

(703) 356-5070

Counsel for Nashua Photo Inc., District Photo Inc.,  
Mystic Color Lab, and Seattle FilmWorks, Inc.

CERTIFICATE OF SERVICE

I hereby certify that I have this day served the foregoing document upon all participants of record in this proceeding in accordance with Section 12 of the Rules of Practice.

  
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William J. Olson

February 12, 1998